EXHIBIT 1

REDACTED VERSION OF DOCUMENT FILED UNDER SEAL

Case 3:17-cv-00939-WHA Document 1145-5 Filed 08/09/17 Page 2 of 24 HIGHLY CONFIDENTIAL - ATTORNEYS EYES ONLY

1	UNITED STATES DISTRICT COURT
2	NORTHERN DISTRICT OF CALIFORNIA
3	SAN FRANCISCO DIVISION
4	00
5	
6	WAYMO LLC,
7	Plaintiff,
8	vs. No. 3:17-cv-00939-WHA
9	UBER TECHNOLOGIES, INC.;
	OTTOMOTTO LLC; OTTO TRUCKING,
10	INC.,
11	Defendants.
	/
12	
13	HIGHLY CONFIDENTIAL ATTORNEYS' EYES ONLY
14	
15	WAYMO LLC RULE 30(b)(6)
16	VIDEOTAPED DEPOSITION OF PIERRE-YVES DROZ
17	PALO ALTO, CALIFORNIA
18	THURSDAY, AUGUST 3, 2017
19	
20	
21	REPORTED BY:
22	ANDREA M. IGNACIO, CSR, RPR, CRR, CCRR, CLR ~
23	CSR LICENSE NO. 9830
24	JOB NO. 2663199
25	PAGES 1 - 371
	Page 1

Case 3:17-cv-00939-WHA Document 1145-5 Filed 08/09/17 Page 3 of 24 HIGHLY CONFIDENTIAL - ATTORNEYS EYES ONLY

1	A	I do.	09:49
2	Q	Next to Trade Secret No. 90 is Bernard	09:49
3	Fidric.		09:49
4		Do you see that name?	09:49
5	А	Uh-huh.	09:49
6	Q	Aside from Mr. Fidric, was there anyone else	09:49
7	directl	y involved in the development of Trade Secret	09:50
8	No. 90?		09:50
9	А	So directly involved?	09:50
10	Q	Yes.	09:50
11	А	Yeah, I think Bernard was the only person.	09:50
12	Q	The only person?	09:50
13	А	Yes.	09:50
14	Q	Are you knowledgeable about the development	09:50
15	of Trad	e Secret 90?	09:50
16	А	I am knowledgeable.	09:50
17	Q	You are knowledgeable?	09:50
18	А	Yes.	09:50
19	Q	And how are you knowledgeable?	09:50
20	А	By kind of being a side observer of the	09:50
21	develop	ment process.	09:50
22	Q	Did you have conversations with Mr. Fidric	09:50
23	before	your deposition today?	09:50
24		MR. JAFFE: So, I just want to caution you, I	09:50
25	think h	e's he's asking in preparation for your	09:50
			Page 29

Case 3:17-cv-00939-WHA Document 1145-5 Filed 08/09/17 Page 4 of 24 HIGHLY CONFIDENTIAL - ATTORNEYS EYES ONLY

1	deposition, if you had.	09:50
2	THE WITNESS: Okay.	09:50
3	MR. JAFFE: So you can answer that yes or no.	09:50
4	THE WITNESS: No, not in preparation of	09:50
5	the	09:50
6	MR. KIM: Q. You did not speak with him in	09:50
7	preparation for this deposition?	09:50
8	MR. JAFFE: Same caution. You can answer yes	09:50
9	or no.	09:50
10	THE WITNESS: No.	09:50
11	MR. KIM: Q. Have you talked to Mr. Fidric	09:50
12	about this case at all?	09:50
13	MR. JAFFE: So I want to caution you not to	09:50
14	reveal any attorney-client privileges. So to the	09:50
15	extent that you've had conversations with Mr. Fidric	09:51
16	in the context of working with your attorneys, such as	09:51
17	me	09:51
18	THE WITNESS: Yeah.	09:51
19	MR. JAFFE: or anyone else in the legal	09:51
20	department, I instruct you not to answer.	09:51
21	But if you had conversations with him outside	09:51
22	of that context, you can answer.	09:51
23	MR. KIM: Q. And right now, I'm just asking	09:51
24	you if you've had conversations with him	09:51
25	A So	09:51
	Pa	age 30

Case 3:17-cv-00939-WHA Document 1145-5 Filed 08/09/17 Page 5 of 24 HIGHLY CONFIDENTIAL - ATTORNEYS EYES ONLY

1	Q about this case. I believe you can answer	09:51
2	that yes or no.	09:51
3	MR. JAFFE: Same caution. Go ahead.	09:51
4	THE WITNESS: I not that I can recall,	09:51
5	except for the the maybe talking about, you	09:51
6	know, date of depositions and things like this.	09:51
7	MR. KIM: Q. The date of the depositions?	09:51
8	A Yes.	09:51
9	Q So why did you tell Mr. Fidric about the date	09:51
10	of your deposition?	09:51
11	A He is, you know, one of my reports. Not the	09:51
12	date of my deposition; the date of his deposition.	09:51
13	He's one of my reports. And so just in the scheduling	09:51
14	work, just understanding when he would be, like,	09:51
15	obviously, missing for today.	09:51
16	Q So what did you do to prepare to testify as	09:51
17	Waymo's corporate designee on Trade Secret No. 90?	09:51
18	A So I met with counsel. We I reviewed	09:52
19	the you know, the trade secret list is one other	09:52
20	thing I reviewed. The you know, the some of	09:52
21	the the the interrogatory responses.	09:52
22	And then I also reviewed the document that,	09:52
23	you know, this picture comes from. I don't remember	09:52
24	the exact name of the presentation about the the	09:52
25		09:52
	P	age 31

Case 3:17-cv-00939-WHA Document 1145-5 Filed 08/09/17 Page 6 of 24 HIGHLY CONFIDENTIAL - ATTORNEYS EYES ONLY

1	That's a non-exhaustive list, but that's what	09:52
2	I can remember.	09:52
3	Q Okay. And let me ask you the same question	09:52
4	generally.	09:52
5	So what did you do to prepare to testify for	09:52
6	your corporate witness deposition?	09:52
7	Did you meet with counsel?	09:52
8	MR. JAFFE: So, I'm going to object to form	09:52
9	to that question.	09:52
10	I think he's asking you a yes-or-no question	09:53
11	at this point.	09:53
12	THE WITNESS: Answer yes.	09:53
13	MR. KIM: Q. And when did you meet with	09:53
14	counsel?	09:53
15	MR. JAFFE: Again, just caution the witness.	09:53
16	You can answer as to the time.	09:53
17	THE WITNESS: Yesterday.	09:53
18	MR. KIM: Q. Yesterday, for how long?	09:53
19	MR. JAFFE: Same caution. Go ahead.	09:53
20	THE WITNESS: The length of the day, so maybe	09:53
21	that would be seven or eight hours on this, maybe a	09:53
22	bit more.	09:53
23	MR. KIM: Q. And who was present at that	09:53
24	meeting with counsel?	09:53
25	MR. JAFFE: Again, caution you not to reveal	09:53
	P	age 32

Case 3:17-cv-00939-WHA Document 1145-5 Filed 08/09/17 Page 7 of 24 HIGHLY CONFIDENTIAL - ATTORNEYS EYES ONLY

1	to actually make sure that the that I want to make	14:01
2	sure it had, you know, the the basic information in	14:01
3	it, right, and not just from memory.	14:01
4	MR. KIM: Q. So was there something in there	14:01
5	that you had forgotten and remembered after looking at	14:01
6	it?	14:02
7	A There's I mean, there's all you know, I	14:02
8	mean, the when we last time had, you know, looked	14:02
9	at document was quite a while back. And so the	14:02
10	the I don't remember when, but and so that there	14:02
11	are things in it that I didn't remember and that, by	14:02
12	looking at it, I, after that, remembered.	14:02
13	Q Okay. And, aside from the '922 pat	14:02
14	'936 patent, was there any other document that	14:02
15	contained information that you had forgotten until you	14:02
16	reviewed it yesterday?	14:02
17	A Yeah, so another document, for example, was	14:02
18	the the, you know, schem the the simulations	14:02
19	and schematics for simulation that I had done in	14:02
20	like, before you know, before coming up with the	14:02
21	the concept of '936. And so we looked at this.	14:02
22	Q What else?	14:03
23	A The we looked at the an article from	14:03
24	the the Washington Post.	14:03
25	And there were a lot of documents. I'm	14:03
	Pag	ge 174

Case 3:17-cv-00939-WHA Document 1145-5 Filed 08/09/17 Page 8 of 24 HIGHLY CONFIDENTIAL - ATTORNEYS EYES ONLY

1	trying to remember all documents we looked at.	14:03
2	We looked at the I'm trying to remember.	14:03
3	I mean, the the trade secret list was one of them.	14:03
4	The interrogatory response was another.	14:03
5	I mean, I have a hard time making an	14:03
6	exhaustive list because there was, like, a lot of	14:03
7	things.	14:03
8	But the we looked at also, like, files	14:03
9	that were part of the the download. So there was	14:04
10	one page of a schematic that came from, like, a GBr	14:04
11	schematic that came from SVN.	14:04
12	There were also documents about, you know,	14:04
13	this this presentation that we talked about	14:04
14	earlier, like,	
		14:04
16	And the we also looked at, I think, the	14:04
17	ERS, like, the GBr Tx ERS.	14:04
18	And there was also a presentation, like, a	14:04
19		
	, that we looked at.	14:05
21	That's what I remember. I mean, there may be	14:05
22	more, but I think that's what I remember now.	14:05
23	Q So, what about that one-page schematic file	14:05
24	from the SVN?	14:05
25	A Yes.	14:05
	Pa	age 175

Case 3:17-cv-00939-WHA Document 1145-5 Filed 08/09/17 Page 9 of 24 HIGHLY CONFIDENTIAL - ATTORNEYS EYES ONLY

1	Do you want to take a break?	14:42
2	THE WITNESS: Yes.	14:42
3	MR. KIM: Okay.	14:42
4	THE VIDEOGRAPHER: Going off the record. The	14:42
5	time is 2:41 p.m.	14:42
6	(Recess taken.)	14:42
7	THE VIDEOGRAPHER: Back on the record. The	15:30
8	time is 3:29 p.m.	15:30
9	MR. KIM: Okay. Just a couple of	15:30
10	housekeeping issues before we get back to questioning.	15:30
11	So, at the break, I conferred with Waymo's	15:30
12	counsel about the production of documents used to	15:30
13	refresh the recollection of Mr. Droz.	15:30
14	And we reached agreement that plaintiff's	15:30
15	counsel, Mr. Jaffe, would e-mail us the documents that	15:30
16	refreshed Mr. Droz's recollection, and that we would	15:30
17	be responsible for printing out those exhibits, given	15:30
18	that this deposition is taking place at Morrison &	15:30
19	Foerster's offices.	15:30
20	The other housekeeping	15:30
21	MR. JAFFE: Well, let me just I think	15:31
22	that's that's generally accurate. I don't as I	15:31
23	stated in the e-mail that I sent you all at the break,	15:31
24	we don't believe that these are required under	15:31
25	Judge Alsup's standing order, for the reasons that I	15:31
	Pag	ge 203

Case 3:17-cv-00939-WHA Document 1145-5 Filed 08/09/17 Page 10 of 24 HIGHLY CONFIDENTIAL - ATTORNEYS EYES ONLY

1	stated, which I think the question that you asked him	15:31
2	was about his preparation as a 30(b)(6) witness, and	15:31
3	that's what he answered. And I don't think that's	15:31
4	what Judge Alsup's order is talking about.	15:31
5	But, as an offer of compromise and to avoid	15:31
6	any disputes, I told you I'd send you the documents,	15:31
7	which is what I did.	15:31
8	MR. KIM: Okay. And deposition Exhibit 1284,	15:31
9	just for the record, we've been talking about is	15:31
10	Exhibit I to Mr. Droz's declaration submitted in this	15:31
11	case in support of the Waymo's preliminary	15:31
12	injunction motion. So I just wanted to state that for	15:31
13	the record as well.	15:32
14	MR. JAFFE: Can we just pause for a second?	15:32
15	MR. KIM: Can we go off the record?	15:32
16	THE VIDEOGRAPHER: Here you go.	15:32
17	MR. KIM: Okay.	15:32
18	Q Mr. Droz, we were looking at Exhibit 1274,	15:32
19	which is a list of trade secrets.	15:32
20	A Okay.	15:32
21	Q And I wanted to direct your attention to	15:32
22	page 11.	15:32
23	A (Witness complies.)	15:32
24	Okay.	15:32
25	Q And ask you about Trade Secret No. 14. And,	15:32
	Pag	ge 204

Case 3:17-cv-00939-WHA Document 1145-5 Filed 08/09/17 Page 11 of 24 HIGHLY CONFIDENTIAL - ATTORNEYS EYES ONLY

1	for four and a half days. So so but I don't	18:29
2	want to disrupt the deposition because I've got to	18:29
3	I've got to catch but I'll stay as long as I can.	18:29
4	MR. KIM: So I'll just state that we are six	18:29
5	hours into this deposition. And due to multiple	18:29
6	reasons, including our position that Mr. Droz was not	18:29
7	sufficiently prepared to testify on the deposition	18:29
8	topics for which he was designated, and due to the	18:29
9	late production of documents that were used to refresh	18:29
10	his recollection, among other things, we are going to	18:29
11	hold this deposition open after seven hours, and	18:29
12	reserve the right to continue his deposition.	18:30
13	MR. JAFFE: Were there were there any	18:30
14	documents that you didn't have printed out that I sent	18:30
15	you by e-mail?	18:30
16	MR. KIM: Yes, I think a lot of them	18:30
17	MR. JAFFE: A lot of them?	18:30
18	MR. KIM: weren't printed out, yes.	18:30
19	MR. JAFFE: How many?	18:30
20	MR. KIM: I don't remember.	18:30
21	MS. CHAN: We printed out the documents that	18:30
22	you sent us.	18:30
23	MR. JAFFE: Right. Right.	18:30
24	I'm asking, did you have previously	18:30
25	printed out?	18:30
	Pag	ge 317

Case 3:17-cv-00939-WHA Document 1145-5 Filed 08/09/17 Page 12 of 24 HIGHLY CONFIDENTIAL - ATTORNEYS EYES ONLY

1	MR. KIM: Yeah. I I think there were	18:30
2	multiple documents. I don't remember exactly how	18:30
3	many.	18:30
4	MR. JAFFE: And are you going to use them	18:30
5	today?	18:30
6	MR. KIM: I if I get to them. My whole	18:30
7	point is, I don't think I'll have time to get to them.	18:30
8	MR. JAFFE: So I don't know if we need to	18:30
9	debate this. If there's any specific point that you	18:30
10	view he wasn't prepared on the topics he was actually	18:30
11	designated for, let's discuss it.	18:30
12	And if there's some amount of time that you	18:30
13	want to have beyond the seven hours today, so we can	18:30
14	avoid disputes, let's discuss it.	18:30
15	MR. KIM: Yeah. Well, let's discuss it off	18:30
16	the record, because I don't want to waste my precious	18:30
17	time remaining hashing that out.	18:30
18	MR. JAFFE: That's fine.	18:31
19	MR. KIM: Okay.	18:31
20	Q So Mr. Droz, before we go on, are you	18:31
21	available tomorrow for a continued deposition?	18:31
22	MR. JAFFE: So I'm going to object. That is	18:31
23	outside the scope.	18:31
24	You know, I'd like the opportunity to confer	18:31
25	with my client if you're asking for his deposition	18:31
	Pag	ge 318

Case 3:17-cv-00939-WHA Document 1145-5 Filed 08/09/17 Page 13 of 24 HIGHLY CONFIDENTIAL - ATTORNEYS EYES ONLY

I		
1	MR. KIM: Okay. I think I'm out of time. As	19:16
2	mentioned, we're holding open this deposition and	19:16
3	MR. JAFFE: How much more time do you want?	19:17
4	MR. KIM: and reserve our right to	19:17
5	continue.	19:17
6	MR. JAFFE: How much more time do you want?	19:17
7	MR. KIM: I can't I can't say it right	19:17
8	now.	19:17
9	MR. JAFFE: Won't even you won't even tell	19:17
10	me how much time you want?	19:17
11	We're ready. We're sitting right now.	19:17
12	MR. KIM: I think I would need at least	19:17
13	MR. JAFFE: What do you want him to talk	19:17
14	about? He's ready.	19:17
15	MR. KIM: I think we could go another seven	19:17
16	hours.	19:17
17	MR. JAFFE: You want to take another seven	19:17
18	hours now?	19:17
19	MR. KIM: We you're asking me for an	19:17
20	outside limit. I I don't want to constrain myself.	19:17
21	MR. JAFFE: I'm trying to make this	19:17
22	productive, and you guys are plainly just angling to	19:17
23	gain this.	19:17
24	So, how much more time do you want? Can we	19:17
25	solve this problem right now?	19:17
	Pag	ge 358

Case 3:17-cv-00939-WHA Document 1145-5 Filed 08/09/17 Page 14 of 24 HIGHLY CONFIDENTIAL - ATTORNEYS EYES ONLY

1	MR. KIM: I I don't think so, unless we're	19:17
2	prepared to go another seven hours.	19:17
3	MR. JAFFE: Seven hours? That's your only	19:17
4	offer?	19:17
5	MR. KIM: I look	19:17
6	MR. JAFFE: What do you want him prepared	19:17
7	about?	19:17
8	MR. KIM: I'm not going to be	19:17
9	MR. JAFFE: What do you contend he's not	19:17
10	prepared about?	19:17
11	MR. KIM: Among other things, he was not	19:17
12	prepared to talk about the cost of the	19:17
13	MR. JAFFE: He wasn't designated on that. I	19:17
14	said that 5,000 times.	19:17
15	MR. KIM: He was up until the the start of	19:18
16	this deposition.	19:18
17	MR. JAFFE: No.	19:18
18	MR. KIM: There was no objection in your	19:18
19	communication to us.	19:18
20	MR. JAFFE: I disagree.	19:18
21	MR. KIM: We marked the e-mail as an exhibit	19:18
22	to this deposition. So we have a disagreement on	19:18
23	that. But if anything, you withdrew him at the last	19:18
24	minute	19:18
25	MR. JAFFE: No.	19:18
	Pa	ıge 359

Case 3:17-cv-00939-WHA Document 1145-5 Filed 08/09/17 Page 15 of 24 HIGHLY CONFIDENTIAL - ATTORNEYS EYES ONLY

1	MR. KIM: after the deposition started.	19:18
2	MR. JAFFE: I I disagree.	19:18
3	MR. KIM: Can you	19:18
4	MR. JAFFE: What I'm trying to do is ask you	19:18
5	what you want him to talk about. Someone else is	19:18
6	going to be designated on cost.	19:18
7	MR. KIM: He was also not prepared to talk	19:18
8	about the deposition for which he did not contribute	19:18
9	to the development and did not even bother to talk	19:18
10	to	19:18
11	MR. JAFFE: The deposition he didn't	19:18
12	contribute to? That doesn't make sense.	19:18
13	MR. KIM: The trade secret that he was not	19:18
14	part of developing.	19:18
15	MR. JAFFE: You didn't even put the document	19:18
16	in front of him.	19:18
17	MR. KIM: Yeah, well, like I said, I	19:18
18	MR. JAFFE: He has factual knowledge.	19:18
19	MR. KIM: I have more time	19:18
20	MR. JAFFE: Go forth.	19:18
21	You don't have anymore time.	19:18
22	MR. KIM: Well	19:19
23	MR. JAFFE: What do you want	19:19
24	MR. KIM: Okay.	19:19
25	MR. JAFFE: what do you want to do?	19:19
	I	Page 360

Case 3:17-cv-00939-WHA Document 1145-5 Filed 08/09/17 Page 16 of 24 HIGHLY CONFIDENTIAL - ATTORNEYS EYES ONLY

1	MR. KIM: Okay.	19:19
2	MR. JAFFE: Put the document in front of him.	19:19
3	Ask him	19:19
4	MR. KIM: We're going to have to we're	19:19
5	going to have to continue the deposition anyway.	19:19
6	MR. JAFFE: He's not necessarily. He's	19:19
7	prepared to talk about Trade Secret 90. Put the	19:19
8	document in front of you. Ask him questions. I'm	19:19
9	inviting you to do that right now.	19:19
10	MR. KIM: Okay. Let's if you want to	19:19
11	continue, we can continue.	19:19
12	MR. JAFFE: Well, I want to come to an	19:19
13	agreement.	19:19
14	MR. KIM: Okay. I'm not going to constrain	19:19
15	myself ahead of time to a outside limit. Look, I'm	19:19
16	offering to continue the deposition for another day.	19:19
17	I'm happy to keep going.	19:19
18	MR. JAFFE: Here's what we're not going to	19:19
19	do. We're not going to have a situation where you say	19:19
20	he wasn't prepared to talk about Trade Secret 90, when	19:19
21	you literally haven't put the document in front of	19:19
22	him.	19:19
23	MR. KIM: I'm happy to question him about	19:19
24	MR. JAFFE: You're out of time.	19:19
25	MR. KIM: Trade Secret 90 now.	19:19
	Pag	ge 361

Case 3:17-cv-00939-WHA Document 1145-5 Filed 08/09/17 Page 17 of 24 HIGHLY CONFIDENTIAL - ATTORNEYS EYES ONLY

1	MR. JAFFE: I'm trying to come to an	19:19
2	agreement.	19:19
3	MR. KIM: So you just said I'm out of time.	19:19
4	MR. JAFFE: Well, do you want to put the	19:19
5	document and ask him if he's prepared to talk about	19:19
6	it?	19:19
7	MR. KIM: I will ask him about document	19:19
8	Trade Secret 90, yes.	19:19
9	MR. JAFFE: Okay. How much time would you	19:19
10	like to do that?	19:19
11	MR. KIM: Well, I'm not going to say I	19:19
12	MR. JAFFE: This isn't going to be	19:19
13	open-ended. How much time would you like?	19:19
14	MR. KIM: Look, I'm prepared to continue	19:19
15	asking questions and happy to do so, but I'm not going	19:19
16	to commit to an outside limit of time.	19:20
17	MR. JAFFE: How much time would you like to	19:20
18	ask him	19:20
19	MR. KIM: I told you	19:20
20	MR. JAFFE: about Trade Secret 90?	19:20
21	MR. KIM: at this point	19:20
22	MR. JAFFE: The only number you've given me	19:20
23	is seven hours. That's not reasonable. Everyone	19:20
24	knows that's not reasonable, sitting at this table.	19:20
25	MR. KIM: Look, I'll also need time to go	19:20
	Pag	ge 362

Case 3:17-cv-00939-WHA Document 1145-5 Filed 08/09/17 Page 18 of 24 HIGHLY CONFIDENTIAL - ATTORNEYS EYES ONLY

1	over the documents that were produced late during this	19:20
2	deposition. Otto Trucking	19:20
3	MR. JAFFE: He's produced documents. That's	19:20
4	a complete mischaracterization.	19:20
5	MR. KIM: Yeah. Well, at a minimum, we're	19:20
6	going to have to continue his deposition also in his	19:20
7	personal capacity.	19:20
8	MR. JAFFE: You chose to not use that time.	19:20
9	That was up to you.	19:20
10	MR. KIM: Disagree.	19:20
11	MR. JAFFE: You already took him once in his	19:20
12	personal capacity. This was your election of the	19:20
13	time.	19:20
14	I'm asking you right now: Other than seven	19:20
15	more hours, do you have anything to say?	19:20
16	MR. KIM: No. I think I've made my position	19:20
17	clear.	19:20
18	MR. JAFFE: Okay. Well, we're here, and	19:20
19	you're choosing to go off the record.	19:20
20	MR. KIM: No, I'm not choosing to go off the	19:20
21	record. Like I said, I'm I'm willing to continue	19:20
22	asking questions.	19:20
23	MR. JAFFE: This isn't a good faith	19:20
24	negotiation. You said seven hours or nothing. I'm	19:20
25	trying to to resolve this. You want to game it.	19:20
	Pag	ge 363

Case 3:17-cv-00939-WHA Document 1145-5 Filed 08/09/17 Page 19 of 24 HIGHLY CONFIDENTIAL - ATTORNEYS EYES ONLY

1	That's up to you. That's your your thing. We	19:21
2	can I I invite you to do this. I invite you to	19:21
3	ask about Trade Secret 90.	19:21
4	MR. KIM: I will.	19:21
5	MR. JAFFE: So how much time would you like	19:21
б	to ask about Trade Secret 90?	19:21
7	MR. KIM: We'll see. It depends on his	19:21
8	answers.	19:21
9	MR. JAFFE: You can't tell me right now?	19:21
10	He's ready to talk about it right now.	19:21
11	MR. KIM: I can't I can't tell you right	19:21
12	now.	19:21
13	MR. JAFFE: I'm inviting you to do it. Would	19:21
14	you like a half hour to talk about Trade Secret 90?	19:21
15	MR. KIM: I'd like to ask him questions about	19:21
16	Trade Secret 90, and happy to do so.	19:21
17	MR. JAFFE: You're refusing to do that?	19:21
18	MR. KIM: Yeah, I'm refusing to give you a	19:21
19	specific amount of time. It depends on what he knows.	19:21
20	And at this point, I have no idea what he knows about	19:21
21	Trade Secret 90.	19:21
22	MR. JAFFE: Because you chose not to ask him	19:21
23	about it. Whose fault is that? Come on.	19:21
24	So just so the record is clear, you used your	19:21
25	seven hours. I'm trying to engage. How much more	19:21
	Pa	ge 364

Case 3:17-cv-00939-WHA Document 1145-5 Filed 08/09/17 Page 20 of 24 HIGHLY CONFIDENTIAL - ATTORNEYS EYES ONLY

1	time would you like? Your only offer is seven hours.	19:21
2	And you're saying he's unprepared to talk about a	19:21
3	trade secret that you literally didn't put the	19:21
4	document in front of him. I mean, we can be done if	19:21
5	that's what you choose. I'm trying to engage in good	19:21
6	faith and negotiate to get this behind us, but you	19:21
7	don't want to do that.	19:21
8	MR. KIM: Like I said, I'm willing to go	19:22
9	forward with questioning him on Trade Secret 90.	19:22
10	MR. JAFFE: How much time would you like	19:22
11	to I mean, we can go around and around. How much	19:22
12	time would you like on Trade Secret 90?	19:22
13	MR. KIM: So I think I've got some additional	19:22
14	questions on the '936 patent as well.	19:22
15	MR. JAFFE: What is he not prepared for? You	19:22
16	told me he's not prepared on the on Trade	19:22
17	Secret 90.	19:22
18	MR. KIM: Oh, okay. Look, we're either going	19:22
19	to continue this deposition or we're not. I'm happy	19:22
20	to continue.	19:22
21	MR. JAFFE: I'm happy to continue if you can	19:22
22	give me some outer bound.	19:22
23	MR. KIM: I'm not going to give you an outer	19:22
24	bound.	19:22
25	MR. JAFFE: Okay. Then we're done. That's	19:22
	Pa	.ge 365

Case 3:17-cv-00939-WHA Document 1145-5 Filed 08/09/17 Page 21 of 24 HIGHLY CONFIDENTIAL - ATTORNEYS EYES ONLY

1	fine. If if you're	19:22
2	MR. KIM: Well, we're hoping	19:22
3	MR. JAFFE: refusing to negotiate	19:22
4	MR. KIM: to hold this deposition open.	19:22
5	THE REPORTER: One at a time, please.	19:22
6	MR. JAFFE: I mean, I I don't know how to	19:22
7	make this clear. I'm trying to negotiate to to	19:22
8	avoid compromise.	19:23
9	You're saying seven hours. You're arguing	19:23
10	that he's not prepared for a document you didn't put	19:23
11	in front of him and even ask him about his knowledge	19:23
12	for.	19:23
13	So I I don't know where that leaves us,	19:23
14	other than you made your choices, and that's up to	19:23
15	you. We don't need to keep debating this. So if	19:23
16	you're not going to agree to some limit, we can be	19:23
17	done.	19:23
18	MR. KIM: Yeah. So I'm just going to	19:23
19	reiterate for the record that we have not started	19:23
20	Mr. Droz's personal capacity deposition. Otto	19:23
21	Trucking also has not yet had a chance to answer	19:23
22	questions.	19:23
23	MR. JAFFE: Are you do you represent Otto	19:23
24	Trucking?	19:23
25	MR. KIM: We haven't completed questioning on	19:23
	Pa	ge 366

Case 3:17-cv-00939-WHA Document 1145-5 Filed 08/09/17 Page 22 of 24 HIGHLY CONFIDENTIAL - ATTORNEYS EYES ONLY

1	the '936 patent. We're on the multitude of other	19:23
2	deposition topics that he was designated for. Given	19:23
3	the breadth of the deposition topics that Mr. Droz was	19:23
4	designated, that in and of itself justifies a longer	19:24
5	deposition.	19:24
6	And the as I mentioned, we're happy to	19:24
7	continue the deposition on another day or go forward.	19:24
8	MR. JAFFE: How much more time?	19:24
9	MR. KIM: I'm not going to give you I'm	19:24
10	not going to give you an outer bound at this point.	19:24
11	We can just keep going until I get to ask my	19:24
12	questions, or we can reschedule this for another day.	19:24
13	MR. JAFFE: I I'm I'm trying to	19:24
14	negotiate. I understand you're not going to give a	19:24
15	time, so it doesn't sound productive. I disagree.	19:24
16	You chose to spend your time how you chose to spend	19:24
17	it. So we we clearly disagree. We don't need to	19:24
18	debate about that anymore.	19:24
19	Mr. Chatterjee had to go. That's not my	19:24
20	fault. That's not Mr. Droz's fault. He's not here.	19:24
21	MR. KIM: Understood.	19:24
22	MR. JAFFE: All right.	19:24
23	MR. KIM: We're holding this deposition open.	19:24
24	It's not closed.	19:24
25	MR. JAFFE: I I'm we can agree to	19:24
	Pag	ge 367

Case 3:17-cv-00939-WHA Document 1145-5 Filed 08/09/17 Page 23 of 24 HIGHLY CONFIDENTIAL - ATTORNEYS EYES ONLY

1	disagree. I I don't think that's I think that's	19:24
2	fine. We can we don't need to resolve that right	19:24
3	now.	19:24
4	MR. KIM: And I just want to make very clear,	19:24
5	I'm prepared to continue this deposition now.	19:24
6	MR. JAFFE: So so were we. And if you can	19:24
7	give me something other than seven more hours, we can	19:25
8	do it.	19:25
9	MR. KIM: That's the amount of time I need.	19:25
10	I	19:25
11	MR. JAFFE: That's not a reasonable ask. You	19:25
12	know it's not a reasonable ask. I know it's not a	19:25
13	reasonable ask.	19:25
14	MR. KIM: I think I think it is.	19:25
15	MR. JAFFE: Okay. Well then, you know, if	19:25
16	the only ask that's on the table is is seven more	19:25
17	hours	19:25
18	MR. KIM: Yes.	19:25
19	MR. JAFFE: we're not doing that right	19:25
20	now.	19:25
21	MS. BARTOW: I think our hardest working	19:25
22	person in the room	19:25
23	THE REPORTER: I can't hear you.	19:25
24	MS. ATTORNEY: I think our hardest working	19:25
25	person in the room is close to expiring as well.	19:25
	Pag	ge 368

Case 3:17-cv-00939-WHA Document 1145-5 Filed 08/09/17 Page 24 of 24 HIGHLY CONFIDENTIAL - ATTORNEYS EYES ONLY

1	MR. JAFFE: I I don't think I agree. I	19:25
2	don't think we're being productive with this at all.	19:25
3	So I've made clear our position repeatedly.	19:25
4	You've made clear your position repeatedly.	19:25
5	I think we can go off the record, because I	19:25
6	don't it doesn't seem like this is going anywhere.	19:25
7	MR. KIM: Okay. Let's go off the record.	19:25
8	And as I stated	19:25
9	THE VIDEOGRAPHER: Do you want to deal with	19:25
10	this, the first one, 1271? We never did anything	19:25
11	about it.	19:25
12	MR. KIM: Oh, 1271? No, because this was his	19:25
13	notice for his personal capacity deposition, which	19:26
14	hasn't started.	19:26
15	THE VIDEOGRAPHER: So this conclude this	19:26
16	concludes today's videotaped deposition of Waymo LLC	19:26
17	pursuant to Rule 30(b)(6).	19:26
18	We're off the record at 7:25 p.m.	19:26
19	Thank you.	19:26
20	(WHEREUPON, the deposition ended	
21	at 7:25 p.m.)	
22		
23		
24		
25		
	Pa	age 369